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APPLICATION NO.	F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/784,368		02/15/2001	Fred S. Cook	1471	2955	
28004	7590	08/20/2003				
SPRINT			EXAMINER			
6391 SPRIN KSOPHT01	01-Z2100)	MCCLELLAN, JAMES S			
OVERLANI) PARK,	KS 66251-2100		ART UNIT PAPER NUMBE		
				3627		
				DATE MAILED: 08/20/2003	DATE MAILED: 08/20/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)	11
•	09/784,368	COOK, FRED S.	$\int \int \int $
Office Action Summary	Examiner	Art Unit	N /
	James S McClellan	3627	1
The MAILING DATE f this communication ap	pears on the cover sheet	with the correspondence address	-/-
Period for Reply A SHORTENED STATUTORY PERIOD FOR REPL	VIC CET TO EVOIDE 2	MONTH(S) EDOM	
 THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1. after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a replif NO period for reply is specified above, the maximum statutory period Failure to reply within the set or extended period for reply will, by statut Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). 	136(a). In no event, however, may oly within the statutory minimum of the will apply and will expire SIX (6) More, cause the application to become	a reply be timely filed hirty (30) days will be considered timely. ONTHS from the mailing date of this communic ABANDONED (35 U.S.C. § 133).	ation.
Status 1) Posnoncivo to communication(s) filed on 15	Fohruary 2001		
 1) Responsive to communication(s) filed on <u>15</u> 2a) This action is FINAL. 2b) This action is FINAL. 	his action is non-final.		
3) Since this application is in condition for allow		patters, presecution as to the meri	ite ie
closed in accordance with the practice under Disposition of Claims			113 13
4)⊠ Claim(s) <u>1-22</u> is/are pending in the applicatio	n.		
4a) Of the above claim(s) is/are withdra	awn from consideration.		
5) Claim(s) is/are allowed.		.	
6)⊠ Claim(s) <u>1-22</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/o	or election requirement.		
Application Papers			
9)☐ The specification is objected to by the Examine	er.		
10)⊠ The drawing(s) filed on <u>15 February 2001</u> is/ar		•	
Applicant may not request that any objection to the			
11) The proposed drawing correction filed on		disapproved by the Examiner.	
If approved, corrected drawings are required in re			
12) The oath or declaration is objected to by the Ex	xaminer.		
Priority under 35 U.S.C. §§ 119 and 120		0.440(.)(1) (0.	
13) Acknowledgment is made of a claim for foreig	n priority under 35 U.S.C	5. § 119(a)-(d) or (f).	
a) All b) Some * c) None of:	4- h h		
1. Certified copies of the priority documen		Amaliantian Na	
2. Certified copies of the priority documen			
 3. Copies of the certified copies of the pricapplication from the International But See the attached detailed Office action for a list 	ureau (PCT Rule 17.2(a)).	
14) Acknowledgment is made of a claim for domest	tic priority under 35 U.S.0	C. § 119(e) (to a provisional applic	cation).
a) The translation of the foreign language pr	• •		
Attachment(s)	· -	- -	
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice	w Summary (PTO-413) Paper No(s) of Informal Patent Application (PTO-152)	

DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1-6, 10-17, 21, and 22 are rejected under 35 U.S.C. 102(b) as being anticipated by U.S. Patent No. 6,000,608 (Dorf).

Regarding **claim 1**, Dorf discloses a method of registering a product using a code processing system (see column 3, lines 9-27), the method comprising: in a point of sale system (POS 105; see column 4, line 28), obtaining a communication code that is associated with the product and transmitting the communication code; and in the code processing system (Processing Hub 103; see column 4, line 22), receiving the communication code (see column 3, lines 12-13), processing the communication code to determine manufacturer information for the product (see column 7, lines 7-10), generating a product registration request (see column 7, lines 11-13), transmitting the product registration request to a manufacturer registration system based on the manufacturer information for registration of the product (see column 7, lines 11-13), generating a communication code activation request responsive to receiving the communication code, and transmitting the communication code activation request and the communication code to a communication code activation system for activation of the communication code (see column 7, lines 21-28); **[claim 2]** the communication code comprises a phone card code (see column 4, line

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21); [claim 3] the communication code comprises a pre-paid phone card code (see column 4, lin3 21); [claim 4] the product is packaged with a pre-paid phone card that includes the pre-paid phone card code (see column 4, line 21); [claim 5] in the code processing system, receiving a charge authorization request and a financial card number from the point of sale system, transmitting the charge authorization request and the financial card number to a financial network, receiving an authorization response from the financial network, and transmitting the authorization response to the point of sale system (POS 105 inherently includes credit card processing/authorization features through bank 102); [claim 6] the financial network comprises a credit card system (POS 105 inherently includes credit card processing/authorization features through bank 102); [claim 10] the code processing system comprises a database that includes the manufacturer information (see column 7, lines 3-5); [claim 11] the code processing system communicates with the point of sale system, the manufacturer registration system, and the communication code activation system over a Public Switched Telephone Network (see column 6, lines 61-63).

Regarding **claims 12-22**, the Examiner relies on the detailed description set forth above for similar claims 1-11 to reject claims 12-22 in order not to burden the Office Action with a redundant claim mapping analysis.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

4. Claims 7-9, and 18-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dorf in view of US Patent Publication No. US 2001/0025245 A1 (Flickinger et al.).

Regarding **claims 7-9 and 18-20**, Dorf disclose each of the limitations as set forth above, but fails to explicitly disclose generating the product registration request comprises generating a warranty activation request to activate a warranty on the product with a manufacturer; in the code processing system, receiving a warranty activation response from the manufacturer registration system identifying if the warranty is activated; and in the point of sale system, receiving the warranty activation response from the code processing system and printing a warranty activation certificate based on the warranty activation response.

Flickinger et al. teaches the use of generating the product registration request comprises generating a warranty activation request to activate a warranty on the product with a manufacturer; in the code processing system, receiving a warranty activation response from the manufacturer registration system identifying if the warranty is activated; and in the point of sale system, receiving the warranty activation response from the code processing system and printing a warranty activation certificate based on the warranty activation response (see paragraph 0038 on page 4, "A registration verification or certificate (electronic or otherwise) could be provided to the purchaser confirming registration, warranty and other information").

It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Dorf with the warranty regristration as taught by Flickinger et al., because automatic warranty registration increases the likelihood of product registration (see Flickinger et

al., paragraph 0006 on page 1), whereby helping ensure that the consumer receives full warranty benefits and allowing the manufacturer to more efficiently gather marketing data.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to Applicant's disclosure.

Stimson et al. is cited of interest for disclosing a prepaid card system and method.

Dorf '787 is cited of interest for disclosing a multifunction card system.

Tidball et al. is cited of interest for disclosing a method for account activation.

Ronchi et al. is cited of interest for disclosing a method for issuing prepaid calling cards.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jim McClellan whose telephone number is (703) 305-0212. The examiner can normally be reached on Monday-Friday from 9:30 to 6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert Olszewski, can be reached at (703) 308-5183.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-1113.

Any response to this action should be mailed to:

Commissioner of Patent and Trademarks Washington D.C. 20231

or faxed to:

(703) 305-7687 (Official communications) or (703) 746-3516 (Informal/Draft communications).

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Hand delivered responses should be brought to Crystal Park 5, 2451 Crystal Drive, Arlington, VA, 7th floor receptionist.

James S. McClellan Patent Examiner A.U. 3627

jsm January 21, 2002